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	Monique Hubbard-Pickett, Adam Laxalt, Brian S	andoval,	
9	Georges-Pele Taino and Brian Williams		
0	UNITED STATES DISTRICT COURT		
11	DISTRICT OF NEVADA		
2	BRYAN HOLTZCLAW,	G N 2.10 00041 PEP NW	
3	Plaintiff,	Case No. 2:19-cv-00041-RFB-NJK	
	Fiantun,	STIPULATION AND ORDER TO EXTEND	
4	v.	RESPONSIVE BRIEFING SCHEDULE (ECF No. 45)	
5	LAXALT, et al.,	· ,	
6	Defendants.	(FIRST REQUEST)	
17	Plaintiff Bryan Holtzclaw and Defendar	nts Romeo Aranas, Gregory Bryan, James Dzurenda	
8	Monique Hubbard-Pickett, Adam Laxalt, Brian	Sandoval, Georges-Pele Taino and Brian Williams	
9	("Defendants") by and through their respective	counsel, hereby stipulate and request that this Cour	
20	extend the deadlines in briefing schedule (ECF N	No. 45) by an additional thirty (30) days, extending the	
21	following deadlines:		
22	Defendants' Response from December 18	s, 2020 to January 18, 2021; and	
23	Plaintiff Bryan Holtzclaw's Reply from D	December 28, 2020 to January 28, 2021.	
24	This is the first request for an extension	of time for the responsive briefing scheduling. This	
25	Request for an extension of time is not sought fo	r any improper purpose or other purpose of delay. This	
26	request for a brief extension of time is necessar	ry because of competing obligations in other matters	
27	Specifically, counsel has Motions for Summary	Judgment due the week this brief is due in one othe	
28	matter, Friedman v Dzurenda, Case Number 3:	18-cv-00383-MMD-WGC which took a considerable	
- 1	4		

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amount of time. Several of the necessary pa	rties have been out sick recently. In addition, there was an
opposition to Motion for Summary Judgmen	nt in a state case due this week. Finally, the holidays are
approaching. Therefore, this brief extension	of time is necessary to ensure that Defendants' nterests are
adequately represented in this matter. Abso	ent exigent circumstances, Defendant will not seek any
additional extensions of time related to the in	astant briefing.
IT IS SO STIPULATED.	
DATED this 18th day of December, 2020.	DATED this 18th day of December, 2020.
MCLETCHIE LAW	AARON D. FORD Attorney General
	Automey General
By: /s/ Alina M. Shell Margaret A. McLetchie, Bar No. 10931	By: <u>/s/ Douglas R. Rands</u> Douglas R. Rands, Bar No. 3572
Alina M. Shell, Bar No. 11711 701 E. Bridger Ave., Suite 520	Senior Deputy Attorney General 100 N. Carson Street
Las Vegas, NV 89101	Carson City, NV 89701
Attorneys for Plaintiff	Attorneys for Defendant
	IT IS SO ORDERED.
	Ø .
	RICHARD F. BOULWARE, II United States District Court
	DATED this 22nd day of December, 2020.

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1	CERTIFICATE OF SERVICE	
2	I certify that I am an employee of the Office of the Attorney General, State of Nevada and that	
3	on this 18th day of December, 2020, I caused a copy of the foregoing, STIPULATION TO EXTEND	
4	RESPONSIVE BRIEFING SCHEDULE (ECF No. 45) (FIRST REQUEST), to served, by U.S.	
5	District Court CM/ECF Electronic Filing on the following:	
6	Margaret A. McLetchie, Bar No. 10931	
7	701 East Bridger Ave., Suite 520 Las Vegas, NV 89101 maggie@nvlitigation.com	
8		
9		
10	/s/ Roberta W. Bibee	
11	An employee of the Office of the Attorney General	
12	office of the retorney General	
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